

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of:

Erkki TANSKANEN

Serial No.: 09/981,688

Filed: October 17, 2001

For: Real-Time, Interactive and
Personalized Video Services

Atty. Docket No.: 004770.00566

Confirmation No. 6692

Group Art Unit: 2179

Examiner: Xiomara L.
BAUTISTA

INFORMATION DISCLOSURE STATEMENT

U.S. Patent and Trademark Office
Customer Service Window
Randolph Building
401 Dulany Street
Alexandria, VA 22314

Sir:

Pursuant to 37 C.F.R. § 1.56 and in accordance with Applicants' duty of candor and good faith in dealing with the Patent Office, Applicants respectfully provide the information listed below pertaining to the priority claims of the present application.

- International patent application no. PCT/US00/14694, from which the present application claims priority, designated the United States of America when originally filed on May 30, 2000, at the U.S. Receiving Office of WIPO. Neither the Assignee nor the inventors resided in the U.S. at the time of filing.
- Applicants filed a paper entitled "Request for Correction of the Applicant in the Receipt of Record Copy" on August 29, 2000, to reflect that, for the United States, one of the applicants was Nokia, Inc.
- A demand for international preliminary examination was timely filed on December 27, 2000, with the European Patent Office, so that international preliminary examination would proceed in the European Patent Office.
- The International Bureau of WIPO (IB) issued a communication on January 31, 2001, notifying Applicants that a change in the Request Form was made to indicate the inventors as inventors/applicants for the US only.

- The IB issued a further communication on February 14, 2001, requesting Applicants agreement to a change to reflect that applicant Nokia Corporation is an applicant for all countries and that the inventors are applicants for the U.S. only.
- In view of the above described confusing set of communications, on February 21, 2001, Applicants inadvertently through error and misunderstanding filed a paper with the IB entitled “Request for Withdrawal of Designated State (U.S. only)” to withdraw the US as a designated state. Applicants intended to enter the US via the national phase and therefore the inventors were to be indicated as inventors/applicants for the US.
- The IB granted the request to withdraw the US as a designated state on February 28, 2001.
- International patent application no. PCT/US00/14694 published as WO 01/15450 on March 1, 2001, which included the US in the list of designated states.
- Upon uncovering the error, on May 30, 2001, Applicants filed a paper entitled “Revocation of the Request for Withdrawal of Designated State (US only)” with the IB to revoke the incorrect request.
- International patent application no. PCT/US00/14694 re-published on June 14 2001 to remove the US as a designated state.
- The IB issued a communication on July 5, 2001, which denied Applicants’ request to revoke withdrawal of the US as a designated state and instructed Applicants to pursue any further proceedings with appropriate national offices.
- The present application as filed on October 17, 2001 claimed priority to international patent application no. PCT/US00/14694.
- Along with filing the present application, on October 17, 2001, Applicants filed a paper entitled “Petition for Revival of Unintentionally Abandoned International Application Under 37 C.F.R. §1.137(b)” with the Patent Office. A formal response to this petition has not been received by Applicants.
- The filing receipt mailed by the Patent Office on November 16, 2001, indicates that the present application is a continuation of international patent application no. PCT/US00/14694.

- The updated filing receipt mailed by the Patent Office on January 28, 2002, indicates that the present application is a continuation of international patent application no. PCT/US00/14694 and claims the benefit of U.S. patent application no. 60/136,589 filed May 28, 1999, to which international patent application no. PCT/US00/14694 also claims priority.
- Applicant submits herewith to the Office of Petitions a “Petition to Act on Previously-filed Petition and Petition to Confirm Priority Claims.”

Respectfully submitted,

Dated: November 22, 2006

By: /Anthony W. Kandare/
Anthony W. Kandare, Reg. no. 48,830

Banner & Witcoff, Ltd.
1001 G Street, N.W.
Washington, D.C. 20001-4597
(202) 824-3000